IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE

CHAPTER 11

PHILADELPHIA NEWSPAPERS, LLC, ET AL.,

DEBTORS.

BANKRUPTCY NO. 09-11204 SR

PHILADELPHIA NEWSPAPERS, LLC,

PLAINTIFF

VS.

REVIEW PUBLISHING, L.P.

DEFENDANT.

ADVS. NO. 09-264

ORDER

AND Now, upon consideration of the Motion of Philadelphia Newspapers,

LLC to Dismiss Review Publishing, LP's Counterclaim and Ninth Affirmative

Defense ("Motion") and after a hearing with notice, it is hereby ORDERED that:

- 1. The Motion is **DENIED**.
- 2. Within twenty days from the date hereof, Review Publishing, Inc. shall amend the Counterclaim in its answer to Plaintiff's complaint to comply with the requirement in Rule 7008(a) of the Federal Rules of Bankruptcy Procedure that a "counterclaim ... shall contain a statement that the proceeding is core or non-core and,

if non-core, that the pleader does not or does not consent to the entry of final orders or judgments by the bankruptcy judge."

By the Court:

Stephen Raslavich

Chief U.S. Bankruptcy Judge

Dated: December 17, 2009

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